## In the Court of Appeals of the State of Alaska

Randolph Williams,	)	
	)	Court of Appeals No. A-12183
Appellant,	)	
v.	)	Order
State of Alaska,	)	
	)	
Appellee.	)	Date of Order: April 19, 2019
Trial Court Case # 1HA-12-00071CR	<u> </u>	

Before: Mannheimer, Chief Judge, Allard, Judge, and Suddock,

Superior Court Judge, sitting pro tem\*.

In March 2018, this Court issued our decision in this case: *Williams v. State*, 418 P.3d 870 (Alaska App. 2018). As part of our decision, we construed — and interpreted the relationship between — two provisions of Alaska's felony sentencing statutes: AS 12.55.145(a)(1) and (a)(4). *See Williams*, 418 P.3d at 872-76.

The State sought rehearing of that portion of our decision. We granted the State's petition for rehearing, and we directed the parties to file supplemental briefs addressing this question of statutory interpretation.

We have now considered the parties' supplemental briefs, and we remain convinced that our resolution of this issue in *Williams* is correct.

<sup>\*</sup> Sitting by assignment made under article IV, section 16 of the Alaska Constitution and Administrative Rule 24(d).

Randolph Williams v. State of Alaska Court of Appeals No. A-12183 April 19, 2019 Order Page 2

Accordingly, we RE-AFFIRM the interpretation of AS 12.55.145(a)(1) and (a)(4) that we adopted in *Williams*.

Entered at the direction of the Court.

Clerk of the Appellate Courts

Meredith Montgomery

cc: Court of Appeals Judges
Judge Levy
Trial Court Clerk - Haines

## Distribution:

Susan Orlansky Reeves Amodio LLC 500 L St, Ste 300 Anchorage AK 99501

Donald Soderstrom Office of Criminal Appeals 1031 W. 4th Ave, Suite 200 Anchorage AK 99501